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NOTICE OF SOONFIDENTIADITY RIGHTS: IF YOU MATER A NUTURALE PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

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OIL. GAS AND MINERAL LEASE

THIS AGREEMENT made this 25th day of November, 2009, between Jim Ames as Receiver for Max Jean Andre, Lessor (whether one or more), whose address is: 610 Houston St., Fort Worth, Texas 76102, Lessee, WITNESSETH:

- 1. Lessor, in consideration of ten dollars and other valuable consideration, receipt of weigh is hereby approximated and of the covernants and agreements of Lessen hereinafter confidend, does hereby grant, lease and let unto Lessen the land covered hereby for the purposes and with the acclusive right of excisions, driving, manny and operating for producing and despite of, gas, subject and all their insurance of the purpose of the purpose of the purpose of the produce of the purpose of the purp
- 212.861 acres nigre or less out of the Charles Grimsley Survey A-622 and the D. B. Wheatley Survey A-1739 Tarrant County, Texas, more particularly described in a Warranty Deed dated November 1, 1967, from Jesse Green etal to lack E. Harris, recorded in Volume 4492, Page 577, Deed Records Tarrant County, Texas, from Greene, etal to Jack E. Harris.

This lease lists covers and includes, in addition to that showe described, oil land, if any, configuration addition to adjoining the land showe described and pay covered or claimed by Lessor by endation, prescription, possession, reverses, after acquired this or reversed any supplemental materials and analysis of the payment of (b) as to which Lessor has a preference right of adquired in Lessor agrees to execute any supplemental materials required by Lesson for a more complete or objected endation of any time purpose of determining the analyst of any bodus or officer payment hereunder, said and shall be deemed to contain. \$12.561 acres, whether actually commining more or less, and the dispose of acresses in any tred shell be deemed to be the true acreage thereof. Lessor accepts the forms as tone own consideration for this lease and adjusts and options hereunder.

- 2. Unless sooner terminated or longer kept in force under other provisions hereaf, this tease shall remain in force for a term of Three (3) years from the date hereof, hereinafter called "primary term," and as long thereafter as operations, as hereinafter defined, are conducted upon said land with no cessation for more than ninety (90) consecutive days.
- Upon said land with no cessation for more than ninety (90) consecutive Gays.

 2. As royally, Lessee covenants and agrees, (a) To deliver to the credit of Lessor, in the cipe to which Lessoe, to pay Lessee them said land, or how time to time, at the ordinal of Lessoe, to pay Lessee them said land, or how time to time, at the ordinal of Lessoe, to pay Lessee them said land, or how time to time, at the ordinal of Lessoe, to pay Lessee them said land, or how time to time, at the ordinal of Lessoe, to pay Lessee them said land, or how time to time, at the ordinal of Lessoe, to pay Lessee them said land, or so the wells as of the day it is ton its the pine time or sicrage lenks, Lessee them said land or in time to the wells as of the said in the said of the time to the said of the well as of the said in the said land of its time to the arrivable pipe time to the well as of the well as of the said and the well as of the amount of time arrived to the well as the mount of the well as of the said and of its time to the arrivable to the said and the well as of the said and the well as the wel
- A. Lense is hereby granted the right, at its option to notify or united any lense is whole of my part, laboury for payment increased the right, at its option to notify or united any lenses and rowered by this lease with any other land, lease, or leases, as is any or all immerses or neutrons, so as to establish unite contaming and more lines. So softee arms, piles 10% screening and more lines. So softee arms, piles 10% screening and more lines. So softee arms, piles 10% screening and more lines. So softee arms, piles 10% screening and more lines. So softee arms, piles 10% screening and softee the lines of the foliation of the foliation (1) gas, other time, collection and more lines 10% softee arms, piles 10% screening and softee arms are softeened as a regular lense are softeened as a regular lense arms and softeened arms and softeened arms are softeened as a regular lense arms and softeened arms are softeened as a regular lense arms and softeened arms are softeened as a regular lense arms and softeened arms are softeened as a regular lense arms and softeened arms are softeened as a regular lense arms and softeened arms are softeened softeened

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new or horositist case's separate tracts, no pooling or unbitation of royalty interests as technique any such separate tracts is interested or shall be implied or report metally toon the indicator of such separate tracts within this leads but Lesses shall nevertheless have the right to pool or unities as provided in this paragraph 4 with consequent allocation of production as berein provided. As used in this paragraph 4, they work the rest with royalty conversing differing, now or hereafter, either as to parties or amounts, from that as to any other part of the leased promises.

- 5. Lessee may at any time and from time to time execute and deliver to Lesser or file for record a release or releases of this lease as to any part or all of said land or of any mineral or horizon thereunder, and thereby he relieved of all obligations, as to the released acreage or interest.
- 6 Whenever used in this base the word "aperations" shall mean operations for and/or any of the following: preparing the driftsite location or access road, drilling, basing, possibility, reworking, recompleting, deepening, sidefracking, plugging back or repairing of a well in search for or in an endeavor to static production of oil, gas, sulphur or other minerals, excavating a mine, production of oil, gas, sulphur or other minerals, whether or not in paying regardlites.
- 7. Lesses shall have the use, here from reliably, of water, other blan from Lessor's water wells, and of oil and gas produced from said land in all operations becomed it, tesses shall have the right at any time to remove all machinery and fixtures placed on said land, including the right to draw and remove casing. No wall shall be drilled nearer than 500 rest to the house or barn now on said land without the consent of the Lessor, Lesses shall pay for damages caused by its operations to growing crops and limber on said land.
- 8. The dights and estate of any party herete may be assigned from time to time in whole or in part and as to any mineral or horizon. All of the coverants, obligations, and considerations of this lease shall extend to and be binding upon the pareas hardts. The horizon assigns, and successors, assigns, and successors to estate the obligations or amongs for each land, reysitins, or other moneys, or any had thereof noise perfected, shall increase the obligations or amongs the rights of ease, and successors, the first land or of productions of productions and driving of wells and the measurement of production. Roberts its region are office or online tweether or notice tweether or in the same however effected, shall be brinding upon the name and artist and or of the registers, or other moneys, or the right is require the same however effected, shall be brinding upon the name record owner of this lease with lease with label of the production of the state of the production of the production of the decord owner to establish the validity of such changes or division. It am such change to severe the state of the decord owner to establish the validity of such changes or division. It am such change in severeship cause by meand of the deather of the owner. I nesses may, nevertheless pay at lander such reysides, or other moneys, or part thereof, to the credit of the deather in a depository bank provided for above
- 9. In the event Lessor considers that Lessee has not complied with all its pligations beneunder. Utilit express and implied, Lessor shall notify Lessor in writing setting and specifically in what respects Lessee has breached this contract. Lessee shall then have safy (60) days after recent of sary nations within meet or commence he meet all or any part of the treaches alleged by Lessor. The security of said nations have been alleged to the bringing of any action by Lessor on said lesses for any cause, and not such as for any such as few and cause, and not such as for any such such as few and control of the precision of the precision of the same around to meet all or any sit the alleged breaches shall be deemed an accurate for any sit the lessee has failed to perform all its observable. He has these is cancelled for any cause it shall be seen the said of its perform as a sound said, well as to which there are operations to consider a diving or maximum allowable and under emploable governmental requirement, but in his event less that firty acres, such accepts to be designed for Lessee as many as predicable approximately contained at the well, or in such snape as their existing specific requirements of the lessee as the late of the form of a which there are operations. Lessee shall also have such assuments on said land as are necessary to operations on the accepts are retained and shall not be imported to move or remove any existing surface lacelless necessary to convenient for current appears to any existing surface lacelless necessary to convenient to current appears.
- 10. Lesses hereby were set agrees to defend the to end land against the claims of all persons whomspass. Lessor's rights are inverests hereunder shall be charged or man's with any mortgages, takes or other sens, or interest shall other charges on say land, but Lesses that Lasses shall have the right at any time to pay or reduce same for Lesses, either before or after maturity and be subregated to the moths of the holder thereof and to disclose amounts so pash from royalises or other payments payable or which may become naywhile to Lesses and/or sasigns under this lesses; if this lesses covers a less inlenes in the bit gas, sugarily or after maturity as at or any pan of said land than the entire and undivided less simple estate (whether Lessor's literant is benefit accorded or not. At or stopped on which the interest herein, if any covering the same as to which this lesses than such that othersels, shall be paid only in the proportion which the interest herein, if any covering by this lesses that be familied to the royally herein provided. The lease shall be harden upon each party who executes it without regard to whether a sevenced by all from a named herein as a Lessor.
- 11 If, while this lease is in face, in, or after the expiration of the primary term hereof, it is not being commised in force by reason of the shut-in well provisions of paragraph 3 hereof, and Leases is not conducting operations on said land by this on of (3) any law, order, rule or regulation, (whether or not subsequently determined to be invalid) or (3) any other cause, whether similar or disklimitar, (except financial) beyond the reasonable control of Leases, the primary term hereof whether be extended until the first anniversary date hereof occurring ninety (90)) or more days following the removal of such delaying cause, and this lease may be extended thereafter by operations as if such delay had not occurred.
- 12. Lessor agrees that this lease covers and includes any and all of Lessor's rights in and to any existing well(s) and/or wellbore(s) on said land, other than existing water wells, and for all purposes of this lease the re-entry and use by Lessee of any existing well and/or wellbore shall be deemed the same as the drilling of a new well.
- 13. Notwinstanding anything to the contrary contained in this lease, at the option of Lessee, which may be exercised by Lessee giving notice to Lessor, a well which has been drilled and Lessee intends to frac shall be deemed a well capable of producing in paying quantities and the date such well is shut-in shall be when the drilling operations are completed.
- 14. As a result of land development is the vicinity of said land, governmental rules or ordinances regarding well sites, and/or surface restrictions as may be set forth in this lease and/or other leases in the vicinity, surface locations for well sites in the vicinity may be leased and tisseen may encounter difficulty securing statics locations for difficulty continue to the vicinity as some set of sites of the vicinity as agrees that any sites reaching or other operations. Therefore, set at difficult may be immediately as under operations are either reaching to obtain that any sites of sites are such under the surface for a surface location of of shall land to off of sixely with which said said are provided it as such as constructed with a directional well for the purpose of difficult eventually. But if the purpose of difficult eventually, and the lease configuration of its surface and in difficulties or other operations. Ordinally, and land in this paragraph is intended to modify any surface restrictions or pooling provisions or restrictions contained in this paragraph is intended to modify any surface restrictions or pooling provisions or restrictions contained in this exact.

STATE OF TEXAS
STATE OF TARRANT

This instrument was acknowledged before me on the day of Culture 2009 by Jim Ames as Receiver for Max Jean Andre

Signature:

Signature:

Notary Public

States at Receiver

Signature:

Signature:

Signature:

Signature:

Notary Public

Signature:

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